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BEFORE THE ARIZONA CORPORATION COMMISSION

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Arizona Corporation Commission

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IN THE MATTER OF QWEST
CORPORATION'S COMPLIANCE WITH
§ 271 OF THE
TELECOMMUNICATIONS ACT OF
1996.

DOCKET NO. T-00000B-97-0238

**QWEST'S QUARTERLY REPORT ON RESOLD LINE SPLITTING AND
EEL SPLITTING IN CONFORMANCE WITH COMMISSION ORDER**

In the Arizona Corporation Commission's (ACC's) NID and Line Splitting Decision, the ACC ordered Qwest to revise SGAT § 9.24.1.1 to include a provision that "Qwest shall report the level of region-wide demand by state for resold line splitting and EEL line splitting on a quarterly basis to the Commission staff and interested CLECs." See Decision No. 64880, page 6, ¶ 29. In compliance with this Order, Qwest included the SGAT language in its May 31, 2002 SGAT filing.

Following is the quarterly report for March 31, 2003. As of this date, Qwest has 114 line splitting arrangements with one CLEC in Minnesota. Qwest does not have any installations or

requests to install line splitting or EEL splitting anywhere in its 14-state region. Moreover, as stated the last two quarters, Qwest also made inquiries of the CLEC community in the Change Management Process (CMP) in order to discern CLEC interest in modifying Qwest's systems to support line splitting. In CMP, CLECs ranked their level of interest in this proposed systems changed as 45th in level of importance out of a possible 50 items. Since then, no CLEC has attempted to renew interest in line splitting the CMP. In other words, the CLEC community continues to have virtually no interest in line splitting and has expressed no interest whatsoever in EEL Splitting.

Respectfully submitted this 28th day of March, 2003:

Respectfully submitted,



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